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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/821,701

04/09/2004

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J008-P07651US

1530

33356 7590 03/31/2009  
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EXAMINER

PHAN, JOSEPH T

ART UNIT

PAPER NUMBER

2614

MAIL DATE

DELIVERY MODE

03/31/2009

PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	<b>Application No.</b> 10/821,701	<b>Applicant(s)</b> MELIDEO, JOHN	
	<b>Examiner</b> JOSEPH T. PHAN	<b>Art Unit</b> 2614	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☒ Responsive to communication(s) filed on 12/19/2008.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 1-60 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-60 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)            | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)   | Paper No(s)/Mail Date. _____                                      |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____  | 6) <input type="checkbox"/> Other: _____                          |

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## **DETAILED ACTION**

### ***Response to Arguments***

1. Applicant's arguments with respect to claims 1-60 have been considered but are not persuasive and have provided new grounds of rejection below.

Regarding applicant's argument that the prior art of record, Cho, does not teach wherein the predefined telephone number is associated with a first telephone distinct from the computing device that runs the Internet web browser, the Examiner respectfully disagrees. It is noted that the claims do not recite that the first telephone is 'physically separated' from the computing device that runs the Internet web browser. Cho's first telephone(col.3 lines 6-10) is distinct from the computing device as it functions as a telephone and not a computing device, even though it is connected/adjacent to the computing device.

Applicant also contends that Cho does not teach software causing a toolbar to be displayed in an Internet web browser. However Cho discloses software causing a toolbar to be displayed in col.4 lines 15-23 and line 63-col. 5 line 14; installation of the telephony software causes a toolbar/application to be displayed.

### ***Double Patenting***

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

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A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 1, 21, 33, 37, 38, 41, 49, and 57 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-33 of U.S. Patent No. 7,441,205. Although the conflicting claims are not identical, they are not patentably distinct from each other because adding the term 'toolbar software' to the pending claims are not novel and are an obvious modification over the patented claims. For example, claim 1 of the pending application reads on claims 1-3 of the patent from which 'toolbar software' are inherent to web pages. It is also noted that pending claim 41, 49, and 57 do not recite 'toolbar software' and therefore reads on the patented claims 1-3 in and of itself which makes them double-patenting.

#### ***Claim Rejections - 35 USC § 112***

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 41, 49, and 57 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 41 lines 4 and 13 recites 'the Internet web browser' which is unclear and confusing whether this is the same 'web browser' as in line 2. It is also noted that dependent claim 43 recites "the web browser". These separate usage of the term appear to indicate that there are two different web browsers which makes the claim indefinite.

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Claim 49 line 16 recites 'the Internet web browser' which is unclear and confusing whether this is the same 'web browser' as in lines 2 and 4. It is also noted that dependent claim 50 recites "the web browser". These separate usages of the term appear to indicate that there are two different web browsers which makes the claim indefinite.

Claim 57 lines 4 and 16 recites 'the Internet web browser' which is unclear and confusing whether this is the same 'web browser' as in line 2. These separate usage of the term appear to indicate that there are two different web browsers which makes the claim indefinite.

Appropriate clarification and/or correction is required.

***Claim Rejections - 35 USC § 102/ 103***

6. The following is a quotation of 35 U.S.C. 102(e)/103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later

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invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

8. Claims 1-60 rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Cho et al., Patent #6,834,048.

Regarding claims 1 and 41, Cho teaches a method and a computing device comprising computer software distinct from a web browser and to operate as a toolbar in the web browser(11 Fig.1A and 310/202 Fig.3), the method comprising:

the toolbar software causing a toolbar to be displayed in the Internet web browser on the computing device(*col.4 lines 16-22 and col.6 lines 29-43; software displays toolbar as browser application*);

the toolbar software identifying telephone numbers included in a web page requested by a user of the Internet web browser(408 Fig.4, col.3 lines 49-67, and col.4 lines 35-45)

the toolbar software causing the Internet web browser to conspicuously display the identified telephone numbers when the web page is displayed(Fig.4, col.3 lines 49-67 and col.4 lines 25-49);

the toolbar software recognizing activation by the user of one of the conspicuously displayed identified telephone numbers included in the web page as an activated telephone number(col.4 lines 43-49, col.6 lines 23-26 and lines 45-50);

the toolbar software initiating a two leg telephone call between a predefined telephone number and the activated telephone number in response to the recognizing, wherein the predefined telephone number is associated with a first telephone distinct from the computing device that runs the Internet web browser(*col.3 lines 6-15 and col.6 lines 60-65; the telephone*

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*headset is distinct from the 'computing' device and inherently has a predefined telephone number associated with it to make outgoing calls; it is noted that the term 'distinct' is not defined as physically separated), and wherein the activated telephone number is associated with a second telephone distinct from the computing device and distinct from the first telephone(14 Fig.1, col.4 lines 6-14, col.6 lines 60-65, col.7 lines 22-42; duplex communication is a two leg telephone call).*

If it is argued that Cho does not inherently teach a predefined telephone number associated with the first telephone distinct from the computing device, the examiner takes official notice in disclosing this feature.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Cho to include old and well-known teachings of telephones distinct from the computing device to make telephony calls because modems and sound cards with telephony ports were widely used to incorporate standard telephones into a computing device for ease of use and familiarity.

Regarding claims 2 and 42, Cho teaches a method and computing device of claims 1 and 41 wherein the predefined telephone number is a web browser user telephone number(col.3 lines 11-15 and col.4 lines 50-67).

Regarding claims 3 and 43, Cho teaches a method and computing device of claims 2 and 42 wherein the web browser user telephone number is for an adjacent telephone near to where the user is accessing the web browser(col.3 lines 11-15, col.6 lines 44-65, col.7 lines 22-42).

Regarding claims 4 and 44, Cho teaches a method and computing device of claims 3 and 43 wherein the adjacent telephone is a cellular telephone(col.3 lines 6-21 col.6 lines 44-65, col.7

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lines 22-42).

Regarding claims 5 and 45, Cho teaches a method and computing device of claims 3 and 43 wherein the adjacent telephone is physically connected to a public switched telephone network(Fig.1, col.3 lines 6-10, col.6 lines 44-65, col.7 lines 22-42).

Regarding claims 6 and 46, Cho teaches a method and computing device of claims 1 and 41 wherein the predefined telephone number is requested during user registration of the toolbar(col.3 lines 6-10, col.4 lines 15-50, col.6 lines 44-65, col.7 lines 22-42).

Regarding claims 7 and 47, Cho teaches a method and computing device of claims 1 and 41 wherein the predefined telephone number is requested when a user logs in to the toolbar(col.3 lines 11-21, col.6 lines 44-65, col.7 lines 22-42).

Regarding claims 8 and 48 Cho teaches a method and computing device of claims 1 and 41 wherein the initiating comprises requesting a callback telephone number from the user and assigning the callback number as the predefined telephone number(col.3 lines 11-21, col.6 lines 44-65, col.7 lines 22-42).

9.

Regarding claims 9 and 49 Cho teaches a method and computing device of claims 1 and 41 further comprising:  
receiving call status information providing the call status information to the user(col.9 lines 28-37).

Regarding claims 10 and 50, Cho teaches a method and computing device of claims 9 and 49 wherein the providing comprises: displaying the call status information(col.9 lines 28-37).

Regarding claims 11 and 51, Cho teaches a method and computing device of claims 1 and



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41 wherein the toolbar includes a button to allow a user to turn the conspicuously displaying on and off(Fig.5A; the 'file' button can turn the display on and off).

Regarding claims 12 and 52, Cho teaches a method and computing device of claims 1 and 41 wherein the toolbar includes a user interface item to allow a user to provide the predefined telephone number(col.3 lines 11-21).

Regarding claims 13 and 53, Cho teaches a method and computing device of claims 1 and 41 wherein the toolbar includes a user interface item to list the identified telephone numbers(Fig.5A)

Regarding claims 14 and 54, Cho teaches a method and computing device of claims 1 and 41 wherein the initiating comprises: causing a signal to be sent to a switch instructing the switch to initiate the telephone call(col.2 lines 1-10).

Regarding claims 15 and 55, Cho teaches a method and computing device of claims 1 and 41 wherein the causing includes: transmitting the predefined telephone number and the displayed telephone number to the switch (Fig.4 and col.2 lines 1-10).

Regarding claims 16 and 56, Cho teaches a method and computing device of claims 14 and 54 wherein the causing includes: sending a call initiation message for causing the signal to be sent to the switch(Fig.4 and col.2 lines 1-10).

Regarding claims 17 and 57, Cho teaches a method and computing device of claims 15 and 55 wherein the call initiation message is sent directly to the switch(Fig.4 and col.2 lines 1-10).

Regarding claims 18 and 58, Cho teaches a method and computing device of claims 16 and 56 wherein the call initiation message is sent to a server, the sending comprising; opening a

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TCP connection to authenticate the user and start a call session with the server(Fig.4 and col.2 lines 1-10).

Regarding claims 19 and 59 Cho teaches a method and computing device of claims 16 and 56 wherein the call initiation message wherein the call initiation message comprises one or more HTTP requests(Fig.4 and col.2 lines 1-10).

Regarding claims 20 and 60 Cho teaches a method and computing device of claims 16 and 56 wherein the call initiation message comprises one or more SIP messages(Fig.4 and col.2 lines 1-10).

Regarding claims 21 and 49, Cho teaches a method and computing device of telephone call initiation via a toolbar included in an Internet web browser, the method comprising:

the toolbar software causing a toolbar pane to be displayed in the Internet web browser on the computing device(*col.4 lines 16-22; software displays toolbar telephony app in browser*);

the toolbar software intercepting web page data directed to the web browser(col.4 lines 25-49);

scanning the web page data for associated data items included with or accessible to the toolbar (Fig.5a, col.4 lines 25-49, and col.6 lines 25-43);

the toolbar software identifying the associated data items found in the web page data as found data items(col.4 lines 25-67);

the toolbar software pairing a telephone number with each of the found data items(Fig.4-5A, and col.6 lines 16-47);

the toolbar software preparing a list of found data items and corresponding telephone numbers for the web page(Fig.4-5A, and col.6 lines 16-47);

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the toolbar software altering the normal display of the found data items to make the found data items conspicuous on a web page in which the data is included (416 Fig.4 and Fig.5B, col.4 lines 43-49 and col.5 lines 48-60);

the toolbar software recognizing the activation of one of the found data items(Fig.4-5A, and col.6 lines 16-47);

the toolbar software initiating a telephone call between a predefined telephone number and the telephone number corresponding to an activated found data item(Fig.4 and col.6 lines 44-65).

If it is argued that Cho does not inherently teach a predefined telephone number associated with the first telephone distinct from the computing device and an address book stored on the computing device, the examiner takes official notice in disclosing these feature.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Cho to include old and well-known teachings of telephones distinct from the computing device to make telephony calls and address book stored on computing devices. One would have been motivated to do so because modems and sound cards with telephony ports were widely used to incorporate telephones into a computing device for ease of use and familiarity and that address book applications were also widely used on computers for ease of accessibility of contact information.

Regarding claim 22, Cho teaches a method of claim 21 wherein the predefined telephone number is a web browser user telephone number(col.3 lines 11-21 and col.6 lines 55-65).

Regarding claims 23 and 50, Cho teaches a method and computing device of claims 22 and 49 wherein the web browser user telephone number is for an adjacent telephone near to

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where the user is accessing the web browser(col.3 lines 11-21).

Regarding claims 24 and 51, Cho teaches a method and computing device of claims 23 and 50 wherein the adjacent telephone is a cellular telephone(col.3 lines 11-21).

Regarding claims 25 and 52, Cho teaches a method and computing device of claims 23 and 50, wherein the adjacent telephone is physically connected to a public switched telephone network(col.3 lines 11-21).

Regarding claims 26 and 53, Cho teaches a method and computing device of claims 21 and 49 wherein the predefined telephone number is requested during user registration of the toolbar(col.3 lines 11-21).

Regarding claims 27 and 54, Cho teaches a method and computing device of claims 21 and 49 wherein the predefined telephone number is requested when a user logs in to the toolbar(col.3 lines 11-21 and col.6 lines 55-65).

Regarding claims 28 and 55, Cho teaches a method and computing device of claims 21 and 49 wherein the initiating comprises:  
requesting a callback telephone number from the user and assigning the callback number as the predefined telephone number(col.3 lines 11-21 and col.6 lines 55-65).

Regarding claims 29 and 56, Cho teaches a method and computing device of claims 21 and 49 further comprising: receiving call status information displaying the call status information(col.9 lines 28-37).

Regarding claims 30 and 57, Cho teaches a method and computing device of claims 21 and 49 wherein the toolbar includes a user interface item to allow a user to set the altering of the found data items in the web page to be on and off(Fig.5a and col.6 lines 18-47).

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Regarding claims 31 and 58, Cho teaches a method and computing device of claims 21 and 49 wherein the toolbar includes a user interface item to allow a user to provide the predefined telephone number(col.3 lines 11-21 and col.6 lines 55-65).

Regarding claims 32 and 59, Cho teaches a method and computing device of claims 21 and 49 wherein the toolbar includes a user interface item to list the found data items(col.3 lines 11-21 and col.6 lines 55-65).

Regarding claim 37, Cho teaches a method of telephone call initiation via toolbar software executing with an Internet web browser(Fig.4) on a computing device, the method comprising:

the toolbar software causing a toolbar pane to be displayed in the Internet web browser on the computing device(*col.4 lines 16-22; software displays toolbar telephony app in browser*);

the toolbar software identifying telephone numbers included in a web page requested by a user of a web browser and conspicuously displaying the identified telephone numbers when displaying the web page(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);

the toolbar software providing a list of all identified telephone numbers via the toolbar pane (col.6 lines 17-47); either

the toolbar software receiving a user selection of one of the identified telephone numbers from the list as an activated telephone number, or the toolbar software recognizing activation by the user of one of the conspicuously displayed identified telephone numbers included in the web page as the activated telephone number(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);

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the toolbar software initiating a two leg telephone call between a predefined telephone number and the activated telephone number in response to the recognizing or the receiving(col.6 lines 17-65), wherein the predefined telephone number is associated with a first telephone distinct from the computing device that runs the Internet web browser(*col.3 lines 6-15; the telephone headset is distinct from the 'computing' device and inherently has a predefined telephone number associated with it to make outgoing calls; it is noted that the term 'distinct' is not defined as physically separated*), and wherein the activated telephone number is associated with a second telephone distinct from the computing device and distinct from the first telephone(14 Fig. 1, col.4 lines 6-14, col.6 lines 44-65, col.7 lines 22-42; duplex communication is a two leg telephone call).

If it is argued that Cho does not inherently teach a predefined telephone number associated with the first telephone distinct from the computing device, the examiner takes official notice in disclosing this feature.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Cho to include old and well-known teachings of telephones distinct from the computing device to make telephony calls because modems and sound cards with telephony ports were widely used to incorporate standard telephones into a computing device for ease of use and familiarity.

Regarding claim 38, Cho teaches a method of telephone call initiation via a toolbar included in an Internet web browser(Fig.4), the method comprising:

the toolbar software causing a toolbar pane to be displayed in the Internet web browser on the computing device(col.4 lines 16-22; software displays toolbar telephony app in browser);

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the toolbar software intercepting web page data for a web page directed to the web browser(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);

the toolbar software scanning the web page data for telephone numbers identifying telephone numbers in the web page data as identified telephone numbers (col.6 lines 16-47)

the toolbar software looking up the identified telephone numbers to create a found telephone numbers list (Fig.5a and col.6 lines 36-43)

the toolbar software altering the normal display of at least one of the found telephone numbers to make the found telephone number conspicuous on the web page in which the found telephone number is included(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);

the toolbar software recognizing activation of one of the found telephone numbers(col.6 lines 16-47)

the toolbar software initiating a telephone call between a predefined telephone number and an activated found telephone number(col.6 lines 44-64) in response to the recognizing, wherein the predefined telephone number is associated with a first telephone distinct from the computing device that runs the Internet web browser(*col.3 lines 6-15; the telephone headset is distinct from the 'computing' device and inherently has a predefined telephone number associated with it to make outgoing calls; it is noted that the term 'distinct' is not defined as physically separated*), and wherein the activated telephone number is associated with a second telephone distinct from the computing device and distinct from the first telephone(14 Fig.1, col.4 lines 6-14, col.6 lines 44-65, col.7 lines 22-42; duplex communication is a two leg telephone call).

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If it is argued that Cho does not inherently teach a predefined telephone number associated with the first telephone distinct from the computing device and an address book stored on the computing device, the examiner takes official notice in disclosing these feature.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Cho to include old and well-known teachings of telephones distinct from the computing device to make telephony calls and address book stored on computing devices. One would have been motivated to do so because modems and sound cards with telephony ports were widely used to incorporate telephones into a computing device for ease of use and familiarity and that address book applications were also widely used on computers for ease of accessibility of contact information.

Regarding claim 39, Cho teaches the method of claim 38 wherein the address book is prepared by a personal information manager included in the toolbar(Fig.5 and col.6 lines 36-43).

Regarding claim 40, Cho teaches the method of claim 38 wherein the address book is prepared by an application program external to the toolbar and the web browser.(Fig.5a).

Regarding claims 33 and 57, Cho teaches a method and computing device of telephone call initiation via a toolbar included in an Internet web browser(Fig.4), comprising

the toolbar software(*col.4 lines 16-22; software displays toolbar telephony app in browser*) intercepting web page data for a web page directed to the Internet web browser scanning the web page data for telephone numbers and associated data(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);;

the toolbar software identifying telephone numbers in the web page data as identified telephone numbers identifying associated data in the web page data as identified associated



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data(col.4 24-55);

the toolbar software altering the normal display of the identified telephone numbers and the identified associated data included in the found items list to make the identified telephone numbers and the identified associated data conspicuous on the web page(col.6 lines 18-57)

the toolbar software recognizing the activation of one of the identified telephone numbers or one of the identified associated data as an activated item(416 Fig.4 and Fig.5B, col.4 lines 43-49, col.5 lines 48-60, and col.6 lines 18-57);

the toolbar software initiating a two leg telephone call between a predefined telephone number and the activated telephone number in response to the recognizing, wherein the predefined telephone number is associated with a first telephone distinct from the computing device that runs the Internet web browser(*col.3 lines 6-15; the telephone headset is distinct from the 'computing' device and inherently has a predefined telephone number associated with it to make outgoing calls; it is noted that the term 'distinct' is not defined as physically separated*), and wherein the activated telephone number is associated with a second telephone distinct from the computing device and distinct from the first telephone(14 Fig.1, col.4 lines 6-14, col.6 lines 44-65, col.7 lines 22-42; duplex communication is a two leg telephone call).

If it is argued that Cho does not inherently teach a predefined telephone number associated with the first telephone distinct from the computing device, the examiner takes official notice in disclosing this feature.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Cho to include old and well-known teachings of telephones distinct from the computing device to make telephony calls because modems and sound cards with telephony

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ports were widely used to incorporate standard telephones into a computing device for ease of use and familiarity.

Regarding claims 34 and 58, Cho teaches claims 33 and 57 wherein the toolbar includes a user interface item to allow a user to set the altering of the identified telephone numbers and the identified associated data in the web page to be on and off.

Regarding claims 35 and 59, Cho teaches claims 33 and 57 wherein the toolbar includes a user interface item to allow a user to provide the predefined telephone number.

Regarding claims 36 and 60, Cho teaches claims 33 and 57 wherein the toolbar includes a user interface item to list the identified telephone numbers and the identified associated data.

### ***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOSEPH T. PHAN whose telephone number is (571)272-7544. The examiner can normally be reached on Mon-Fri 9am-6:30pm EST, off every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz can be reached on (571) 272-7499. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Joseph T Phan/  
Examiner, Art Unit 2614